

Kevin Donahoe - Pro-Se Attorney, et al;
1305 Pioneer Olympia, Wa. 98506
360 489-8211 admin@ServiceAndHelp.com

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON

Kevin Douglas Donahoe)	Case No. 3_10_CV_05631_BHS_
)	
Plaintiff)	Civil Complaint With Jury Demand_
)	
vs.)	Denial of "1st amendment free speech
)	rights" and "5th amendment due
)	process" rights to a jury trial which
John Roberts, Baraka Obama, et al)	led to my human torture / attempted
et al)	murder and the actual murder of my
)	unborn child Jeremiah Donahoe

Version 10 of
"The Purpose Driven Lawsuit"

Defendants



Parties To The Complaint

Plaintiffs name, address, phone, email

Kevin Douglas Donahoe, 1305 Pioneer, Olympia, Wa. 98506, (360) 489-8211,
Admin@ServiceAndHelp.com

Defendants name, address, phone, email, in "chronological order"

1. Baraka Obama The White House, 1600 Pennsylvania Avenue NW Washington,
DC 20500 202-456-1111 pat.gugin@usdoj.gov

2. Ronald Leighton 2914 N 19th St Tacoma Wa. 98406 253 588-8389
leightonorders@wawd.uscourts.gov

3. Gary Tabor 5311 33RD CT SE, Lacey, Wa 98503, 360 456-2706 email unknown

4. Susan Miljour 3635 22nd Ave SE Olympia Wa. 98501
jennifer.mauer@bms.com

(Zymogenetics and Bristol-Myers Squibb are my wife's brother Kerry
Miljourns companies as financial controller). Since you have taken away
my free speech rights to serve her legal documents directly then I
serve them as "accomplices to the Jeremiahs murder / my human torture
(attempted murder)" and the other wrongdoing they knew was going on
here and covered it up. Then I will count on the "holy spirit"
delivering the lawsuit to Susan so she can "reply to the lawsuit".

ZymoGenetics, Inc. 1201 Eastlake Avenue East Seattle, Washington 98102-
3702 Phone: (206) 442-6600

5. Pastor Lee Forestrom. **Student of the "Purpose-Driven Church"**

Pastor Lee Forestrom Westwood Baptist Church 333 Kaiser Rd. NW Olympia,
WA 98502 360 866-6888 leeforstrom@westwoodbaptist.com

- 1 6. UBI 601151773 Westwood Baptist Church Lynn Bartz 333 Kaiser Rd. NW
2 Olympia, WA 98502 360 866-6888 lbartz@westwoodbaptist.com
- 3 7. Barbara Madsen 415 12th Ave SW Olympia Wa 98501 360 357-2037
4 j_b.madsen@courts.wa.gov
- 5 8. Christine O'Grady Gregoire, Office of Governor Legislative Bldg PO Box
6 40002 Olympia, WA 98504-0100 United States 360 902 4111
- 7 9. Sue Fleener 6221 Elizan St Nw Olympia Wa 98502
- 8 10. Washington State Bar Association 1325 Fourth Ave., Ste. 600
9 Seattle, WA 98101-2539 800-945-WSBA (9722) questions@wsba.org
- 10 11. Michael Shoemaker Behavioral Health Services LLC UBI 602982575
11 Martin Way E Olympia, Wa. 98506 360 754-1338 Registered Agent Vladimir
12 Lisenko 23300 SE Black Nugget Rd #H2 Issaquah, Wa 98029
13 communityrelations@bhr.org
- 14 12. Daniel Gilday UBI 601679527 Olympia Emergency Services PLLC 413
15 Lilly Road North East Olympia, Wa. 98506 (360) 493-4400
16 Registered Agent Kathleen A Martin 413 Lilly Rd NE MS DDH09 Olympia,
17 Wa. 98506 Karen.Lindsey@providence.org
- 18 13. Pam Arledge Providence St Peter Hospital 413 Lilly Rd NE 98506
19 360 493-7200 UBI 601551663 Providence St Peter Foundation Registered
20 14. Agent Nancy J Riordan 413 N Lilly Rd NE Olympia Wa 98506
21 Karen.Lindsey@providence.org
- 22 15. Providence St. Peter Family Medicine 525 Lilly Road NE Olympia,
23 Wa. 98506-5166 360 493-7230. Karen.Lindsey@providence.org
- 24 16. Pete Kmet City of Tumwater 555 Israel Rd. SW Tumwater, WA 98501
25 (360) 754-4130 pkmet@ci.tumwater.wa.us

- 1 17. Jeffrey Michael Witteman Witteman Law Office PO Box 87787
2 Vancouver, WA 98687-7787 United States (360) 896-8934
3 distct@clark.wa.gov
- 4 18. Tao Su Gan 5215 157TH CT NE, Redmond WA 98052
- 5 19. John Robert Jr., Supreme Court of the United States, One First
6 Street N.E., Washington, DC 20543 pat.gugin@usdoj.gov
- 7 20. Wikimedia Foundation c/o CT Corporation System 818 West Seventh
8 Street Los Angeles, California 90017 info@wikimedia.org
- 9 21. Paul Lanan Battan 203 4th Ave E Ste 505 Olympia, Wa 98501-1190
10 United States 360 754-3901 paul@paulbattan.com
- 11 22. Rick Warren Purpose Driven Church 1 Saddleback Pkwy Lake Forest,
12 CA 92630 800-723-3532 info@purposedriven.net
- 13 23. Secretary Of State Sam Reed PO Box 40220 Olympia, WA 98504-0220
14 360 902-4151 sreed@sos.wa.gov
- 15 24. Patty Murray Patty Murray 173 Russell Senate Office Building
16 Washington, D.C. 20510 Phone: (202) 224-2621 webmaster@sec.senate.gov
- 17 25. Dinno Rosi PO Box 50713 Bellevue, WA 98015 425 451-2010
18 info@dinatorossi.com
- 19 26. Pat McCarthy Pierce County Washington Government Agency 930
20 Tacoma Ave S # 737 Tacoma, WA 98402-2100 (253) 798-7477
21 pcexecutive@co.pierce.wa.us
- 22 27. Gary Tabor, Susan Dubuissou, Brett Buckley Thurston County
23 Washington Government Agency 2000 Lakeridge Dr. SW 98502 360 (360)754-
24 3359 dubuiss@co.thurston.wa.us
25

1 **28.** Richard Woodrow 3732 Pacific Avenue Southeast Olympia, Wa. 98501
2 360 352-9911 (phone) 360 352-9925 (fax)

3 **29.** Heather Walker-Stone
4 US Marshalls Service
5 700 Steward Street Suite 9000
6 Seattle, Wa. 98101-1271

7
8
9
10
11 **Jurisdiction**

12 This happened in Washington State (a place) so that is the territorial
13 jurisdiction. Here is the definition of territorial jurisdiction
14 http://en.wikipedia.org/wiki/Territorial_jurisdiction.

Introductions

My name is Kevin Douglas Donahoe. Intellectual property owner of the
"Donahoe Standards". This is my website <http://www.ServicAndHelp.com> showing
what I believe and why I believe that.

This is me on YouTube.com winning \$1080 million dollars by having "all" my
Motions Granted in court which is only the beginning

<http://www.youtube.com/watch?v=w9C-xfXHOH0> (I give God the Trinity all the
"Good Faith And Credit" for my court winnings!

<http://en.wikipedia.org/wiki/Trinity>

I offer you a "choice" nothing more!

<http://www.youtube.com/watch?v=9atZHMYzAuU&feature=fvsr> . I suggest "your
mind is a the scene of a crime" The only question is will you confess and

say sorry the way God wants you to or do I have to "drag it out of you in
court" ? Remain calm! There is nothing to fear, except "fear" itself!

So I would encourage you to go to my website and download adobe 9 documents
from there and watch and listen to them by pressing the play button inside
the adobe 9 document to educate yourself on the community process

improvements I am trying to put in with lawsuits. Free adobe 9 players are
available at <http://www.Adobe.com>. You will also need flash player.

We are "all" on the "Highway To Hell" (aren't we)? We are all left behind?

http://www.youtube.com/watch?v=N_5kv8QeBBc

1 So I will simply be your designated driver... OK? (Let The Good Times Roll)

2 Do you have any PROBLEMS WITH THAT ? (Lets really "get down" shall we)?

3
4
5 The Problem

6 (A brief statement of the complaint upon which the court can grant relief)

7
8 This case is an "attempted murder / human torture (a non-voluntary
9 sacrifice)" and murder case being tried by me pro-se attorney in civil court
10 so I can track down the "horrible people" that murdered my son Jeremiah
11 Donahoe, or were accomplices after the fact by taking away my free speech
12 rights to complain about abortion. Also to seek justice by jury trial on
13 those that used human torture on me to deny me my rights to seek out justice
14 for his murder / abortion in court and also seek out justice of my own
15 "attempted murder / human torture" by corrupt people because I had been suing
16 them over a dental malpractice case / court document forgery which also
17 included voting fraud / intellectual property theft of a voting system I have
18 called Trustworthy Voting. That system programmatically determines the
19 "Margin Of Error" in a mathematically correct way with an equation and voting
20 receipts to prevent voting fraud like is currently going on the Rossi /
21 Murray tie race.

22
23 They tortured me literally to keep me from doing this lawsuit and forced
24 lawyers on me to take away my "free speech to ask public information requests
25 and subpoena questions" to expose voting fraud, healthcare malpractice, and

1 human torture and false accusations on myself which kept me a loving father
2 and husband away from my family needlessly for over 2 years now! So this
3 case is all about "violating my free speech rights" plain and simple. But in
4 a very real sense "the defendants motives" for these crimes was all about
5 money and power since when my voting standards are official recognized I was
6 asking elected officials (like judges) to give back a refund to voters for
7 not being elected in a valid manner. This angered them and they lost control
8 and tortured me as a result! So ultimately that is why although my
9 copyrighted systems are logical and very smart the people who would have to
10 give back a refund misused their power because they were corrupted by
11 "absolute power" and made false charges and accusations on me to discredit
12 and torture me to get me to stop promoting honesty and good faith with
13 modernization of our systems with new software that actually forces us to act
14 like grownups and obey our own rules we make. Unfortunately, another
15 defendant motive with "abortion" is guilt over things like "adultery" and
16 "human murder" which we all know is happening to unborn children and very few
17 judges are simply willing to admit our "abortion system" needs the kinds of
18 changes I am suggesting like "Doctor Of Record" and "mutually signed informed
19 patient / doctor consent documents" on behalf of the "unborn" (see and
20 example of these documents I have provided from my own medical records!

21
22 The wrongful things that happened to me are as follows:

- 23
24 1. I was falsely arrested for being on Thurston County Washington
25 Courthouse grounds on 5/3/2010 based upon an "illegal protection order

1 that exceeded limited court jurisdiction" dated April 28th, 2010 10:15
2 am that wasn't even signed by the alleged victim Jennifer Lord so it
3 was certainly not valid and it was a "victimless crime". I was not
4 there on courthouse grounds at all that day. In the morning I was
5 emailing public information requests and doing fact finding for my
6 lawsuit against defendants Jennifer Lord and Carolyn Barclift and the
7 rest of the day I went up to Everett Washington to buy my daughter a
8 car. So I was falsely accused by an "order that exceeded limited
9 court jurisdiction" and the people who make up that false order and
10 lies or "enforced it" namely Susan Dubuisson, Jennifer Lord, Carolyn
11 Barclift, Gary Tabor, and Lynn Hayes did defamation of character on me
12 which interferes greatly with me getting a job and I am a highly paid
13 and intelligent "software integrator, project manager, and strategic
14 information technology planner". If those ladies had never falsely
15 created that illegal order all without me even having due process to
16 defend against it with a proper jury trial I would not have been
17 falsely identified by eye witnesses who mistook me for someone else
18 because those ladies panicked the whole county needlessly by sending
19 out my mugshot as though I was already guilty without a jury trial to
20 create a false sense of wrongdoing by me based upon their false
21 accusations. They intentionally wanted to hurt me since I was suing
22 all of them. As a result, of their illegal order I was falsely held
23 hostage for over a month and for sure exposed to "live tuberculosis",
24 "live hepatitis", and maybe possible exposure to HIV / Aids. All
25 because those ladies exceeding limited court jurisdiction and did false

1 charges on me to slander me so my court lawsuits on them torturing me
2 in 2009 would not be as effect.

3
4 2. Diane Woolard "used prejudice" in Washington State laws to override
5 Federal Laws that guarantee Kevin Donahoe a jury trial. She "exceeded
6 her jurisdiction" in order 89 of Clark County Washington case 10-2-
7 01201-3. I expressed my concerns in attached police reports.

8
9 3. Gary Tabor "used prejudice" to do human torture upon me in case 09-1-
10 00435-1 to get me to confess in document #144 to crimes I never did
11 against the women I love (my wife Susan). That means the Tabors
12 family home estate "exceeded their jurisdiction" and trespassed on my
13 soul. Here is the definition of "territorial" trespass.
14 <http://www.merriam-webster.com/dictionary/trespass> . The Tabor family
15 "home estate" did "false accusations and defamation of character" on
16 Kevin Douglas Donahoe. I have included my concerns about exceeding
17 jurisdiction using "prejudice" in online police reports and my document
18 called "fact about pro-se rights".

19
20 4. A whole "series" of constitutional rights violations upon Kevin Donahoe
21 is described in more detail in my documents called "Motion To Strike"
22 and "Facts About Pro-Se Rights".

23
24 5. A whole "series" of constitutional rights violations upon Kevin Donahoe
25 have been done by Patty Murray, Dino Rossi, Lee Forestrom, Joseph

1 Sexton, and Baraka Obama by not allowing me to vote electronically by
2 cell phone (i.e. trustworthy voting), file online offense reporting
3 electronically (<http://ServiceAndHelp.com>), having jury trials, stop
4 abortions (like the murder of my little Jeremiah Donahoe) and stop my
5 own human torture. They knew I was being tortured by corrupt
6 officials, lawyers, and doctors I sent them emails and court documents
7 begging for them help to rescue me but they simply refused and are
8 "accomplices after the fact" to my human torture".

9
10 6. Gary Tabor and Jennifer Myer forged my signature in a dental
11 malpractice case #07-2-00151-1 on 3/23/2007 where two of the defendants
12 were the very powerful Robert McKenna and Christine Gregoire. I should
13 have had a chance to have "free speech" and "due process rights to a
14 jury trial" but somehow the temptation to do evil overtook Gary Tabor,
15 Jennifer Myer, Robert McKenna, and Christine Gregoire. They simply
16 didn't care I have been horribly hurt by dental malpractice and choose
17 to deny me my constitutional rights to a jury trial and free speech.

18
19 Jennifer Myer did attorney misrepresentation on 3/23/2007 by appearing
20 for all state workers (past, present, and future) of which there are
21 over 20,000 and that includes my wife and myself which would be
22 ridiculous since I was the plaintiff. She simply did intellectual
23 property theft by not following my "Attorney Of Record" technical
24 standards.

1 7. Matthew T. Kuehn did attorney misrepresentation on 10/15/2010 by
2 appearing for all state workers (past, present, and future) of which
3 there are over 20,000 and that includes my wife and myself which would
4 be ridiculous since I was the plaintiff. He simply did intellectual
5 property theft by not following my "Attorney Of Record" technical
6 standards.

7
8 8. The Tao Su Gan family paralyzed me for life on 4/28/2005 and then took
9 away my free speech rights to have a jury trial which worked a gross
10 miscarriage of justice on me.

11
12 9. The City Of Tumwater made up lies with Jeffrey Wheeler and Jennifer
13 Myers in case 09-1-00435-1 and said "he indicated he has a gun and was
14 coming over to the house after 24 hours to shoot her and anyone else in
15 the house". That was a total lie I never said that. I don't even own
16 a gun. They lied and fabricated evidence to convict me because I was
17 suing them already over the Gan malpractice. And when I told the judge
18 he has an obligation to do judicial disqualification of himself he
19 began to do human torture on me when I didn't do anything wrong at all
20 it was him who was doing the crimes. I was the only victim and my wife
21 even said on the witness stand she didn't file those charges and she
22 was telling the truth. Tumwater government and Thurston County
23 Government are corrupt liars that do attempted murder / human torture
24 on people like me.

10. Sue Fleener was asked "to assign a tracing number" and "do a follow-up probable cause investigation" back at the Department Of Licensing when bullying happened there to me for no just cause but she failed to act, failed to rescue me a person who would not tolerate "bullying, harassment, or prejudice"! To my surprise the government tolerated bullying back then and they still tolerate it now also and don't have either a "process" or "automated system" to assign tracking numbers and do probable cause investigations every time.

11. Voting fraud on me.

Not counting the Margin Of Error properly on my votes. Most notably my 2004 Gregoire / Rossi vote and my 11/2/2010 Murray / Rossi vote. They also violated my "intellectual property rights" by on using Trustworthy Voting computer voting.

So Pastors, lawyers, doctors, hospitals, police, and churches they all know our voting system has been broken since at least the year 2000 and yet they won't implement my "copyrighted" cell phone voting system with an equation because the 1st thing we would all do is "vote out human torture and abortion using my copyrighted cell phone voting with an accurate margin of error" by letting all of us vote as "stakeholders" daily rather than just a few judges and one messed up women in Roe Versus Wade make all the decisions for us on human torture and abortion (like slicing up little babies like my Jeremiah Donahoe) and "denying

me my free speech rights" to object to that in civil court jury trials.

12. Malpractice, Defamation Of Character, False Accusations on me.

Then in a series of cases in 2007 against a dentist Dr Yanjun Gan that paralyzed me for life and almost killed me Gary Tabor, Ronald Leighton, and the President violated my free speech rights as a "pro-se attorney saying I could not be one" and also denied me my right to a jury trial.

This essentially kept me from even appealing their decision which was not right since they made many court mistakes. As I was suing both the Tabor family, Gan Family, the President, and Leighton Family down in Clark County Superior Washington for their 2007 misdeeds and some other misdeeds in 2009 Gary Tabor, Ronald Leighton, Pat Guin, Susan Dubinsson / Lynn Haynes, and protective Marshall Heather Walker-Stone falsely accused me. Perhaps even a Senator Ericks that allegedly was appointed Marshall by Mr. Obama.

13. Not having "job descriptions", "routine functioning defined" and "job performance ratings" which did horrible personal injury to me.

See here

http://en.wikipedia.org/wiki/United_States_District_Court_for_the_Western_District_of_Washington. The [United States Marshal](#) for the district is currently [William Joseph Hawe](#). On Wednesday, June 9, 2010, President Barack Obama nominated to the Senate [Mark Lloyd Ericks](#) to succeed Hawe as U.S. Marshal. That kind of seems odd, don't you think? A senator

1 who is a Marshall, does he really have the qualifications and skills? I
2 wonder if that Wikipedia information is accurate?

3
4 14. Failure to implement "Full Faith And Credit" in a programmatic
5 manner which personally injured me.
6 Failure to implement a "world court" with "new software" which hurt me.
7 So it is a problem to have so many jurisdictions which often have
8 conflicting laws and enforcement Marshalls that don't behave in a
9 consistent manner using consistent nationwide open source integrated
10 software on cell phones and the internet that is fair to everyone (not
11 just the judges and elected officials). So with that said my legal
12 assertion is this case shows it is time for a World Court, World
13 Judges, and modern World Court software which is mandated by article 4
14 "full faith and credit" of our United States constitution! Article 4
15 says this:

16
17 [http://en.wikipedia.org/wiki/Article_Four_of_the_United_States_Constitu](http://en.wikipedia.org/wiki/Article_Four_of_the_United_States_Constitution)
18 [tion.](http://en.wikipedia.org/wiki/Article_Four_of_the_United_States_Constitution)

19
20 The first section requires states to give "[full faith and credit](#)" to
21 the public acts, records and court proceedings of other states.
22 Congress may regulate the manner in which proof of such acts, records
23 or proceedings may be admitted. I interpret that to mean that Justice
24 Roberts and President Obama must work "cooperatively with me" and
25 jointly develop and implement "open source world court software on cell

1 phones and the internet" so that all states, counties, and cities have
2 consistent laws and legal definitions to ensure "full faith and credit"
3 provision in our constitution. By using machines to enforce the laws
4 nationwide in a consistent manner then we all get treated equally and
5 fairly and get to vote on the laws daily with cell phones so no one
6 feels disenfranchised .

7
8 Currently corrupt judges like Gary Tabor and John McCarthy expect me
9 and you to obey the rules but they break the rules themselves having
10 major conflicts of interest in court cases and as a result denying me
11 my constitutional rights to a jury trial saying I didn't state a claim.
12 Which is a lie. He is just prejudice prejudging without all the facts.

13
14 So in reality I did state a claim / problem they were just prejudice
15 because in Gary Tabors case I was suing him and his wife home and Chief
16 Justice Roberts in federal court while he heard superior court cases on
17 mine with a conflict of interest (see document 54-2). Then just
18 recently John McCarthy started doing "attorney misrepresentation" and
19 started shutting my case down in Pierce County so I could not have a
20 jury trial because I was suing his wife Pat McCarthy and Pierce County
21 in Clark County. At 1st I couldn't explain John McCarthys criminal
22 behavior and legal malpractice but then I found out the same lady /
23 county executive I was already suing in Clark County (i.e. Pat
24 McCarthy) was his wife and boss in Pierce County and she was directly
25 involved in falsely accusing me and torturing me to prevent a jury

1 trial in that Clark County case. John McCarthy certainly should have
2 disclosed that he had an "extreme conflict of interest) and did
3 judicial disqualification on himself without making any rulings in my
4 Pierce County case. (see attached letter in initial exhibits attached
5 to this summons and complaint).

6
7 I also believe that since Pierce County and Sam Reed are violating my
8 copyrights on Trustworthy Voting standards they are trying to stop me
9 from suing them in the Murray / Rossi close election on 11/2/2010 where
10 the wisdom of using cell phone voting and a mathematically accurate
11 voting equation to discern the "Margin Of Error" really shines and
12 makes sense to conduct public voting that way using my voting
13 copyrighted standards. Basically we have to start letting the
14 "machines enforce the business rules we all agree on so corrupt judge
15 and elected officials like Gary Tabor, John McCarthy, and executives
16 like Pat McCarthy don't treat me different than they would like to be
17 treated themselves because they have been "corrupted by absolute power"
18 and feel they have immunity for all the wrongdoing they do to people
19 like myself or little unborn babies like my son Jeremiah who was
20 aborted.

21
22 15. Failure to do online offense reporting which personally injured
23 me.

24 Namely intellectual property theft of my copyrights on
25 <http://www.ServiceAndHelp.com> by not implementing my "crime offense

1 reporting equation" and allowing full complete online police reporting
2 using cell phones and a new system we build cooperatively together and
3 lease monthly as open source and then split the profits to benefit all
4 mankind. I begged Rick Warren to help me with this to stop abortion,
5 human torture, and prejudice. He said he "cannot rescue me" there are
6 too many "others on his plate that need rescuing" that are more
7 important in his strategic plan and stewardship of the money God gave
8 him. I guess stopping human torture and abortion are not #1 priorities
9 for my Rick Warren.

10
11 This leads into how Senator Murray and Dinno Rossi have simply failed
12 to act and implement my national cell phone offense reporting system
13 and the copyrighted equation for offense reporting (i.e.
14 <http://www.ServiceAndHelp.com>). This was one of the highest
15 recommendations that came out of the 9-11 study to implement a system
16 like I have designed that would allow "all agencies and all people" to
17 work together across organizational and geographical boundaries to
18 "report offenses" and "gather intelligence". Yet still after a decade
19 our leaders "fail to give me free speech in a jury trial and force them
20 to respect my copyrights and implement my system design".

21
22 16. Failure to implement the "Donahoe Standards" which injured me.
23 Here are some helpful definitions.

24 a. <http://en.wikipedia.org/wiki/Temptation>

25 b. <http://en.wikipedia.org/wiki/God>

c. <http://en.wikipedia.org/wiki/Devil>

(The Donahoe Standard) = "we can make this world a better place if we listen to what God is saying to us, stop letting fear control us, and **don't rely on LUCK, instead use DESTINY!**" Quite different than the Witt Standard that "condones adultery" (i.e. an action not well thought out)!

17. Joeseeph Sexton, Susan Marie Miljour, Barbara Madsen, and Christine O'Grady Gregoire are all guilty of 9A.36.160 **Failing to summon assistance**. They failed to act and rescue me under my "Duty To Rescue Doctrine" filed in this case **when they knew I was innocent** and knew the judges and elected officials were falsely accusing and doing human torture (literally) upon me to stop me from suing them for the wrongdoing. http://en.wikipedia.org/wiki/Duty_to_rescue

18. Criminal behavior with regard to hiring attorneys to help commit a crime on me and also do court fraud / attorney misrepresentation.

a. Lee Forestroms attorney said "it is not within his control". So he **used "prejudice" to deny me my constitutional rights to a jury trial**. He directly injured me **in Pierce County on 10/29/2010** by doing attorney misrepresentation and not following my "Attorney Of Record" technical standards. He lied. He did a "criminal act"! Lee Forestrom started out simply to afraid to rescue me as

1 government workers used his tax money to falsely accuse and
2 torture me. But then Lee Forestrom actually started spending
3 church tithes and offerings to defend his own personal estate
4 without getting permission of (all) church members and doing full
5 disclosure with a the "Attorney Of Records" technical standards
6 to even see if they agreed with him to "use prejudice" to deny me
7 my constitutional rights to a jury trial. He had his attorney
8 essentially slander me calling me a liar that I had not stated a
9 claim where I deserved a jury trial of my peers. It has really
10 gotten bad now because the judge that Lee Forestrom had do his
11 dirty work on me is name John McCarthy and I am suing Pat
12 McCarthy right now in Clark County over the whole human torture
13 issue and murder / abortion issue. Judge McCarthy and Lee
14 Forestom / Steven Goldstein hid that jusicial conflict of
15 interest from me and now that is really a crime involving judges
16 who should have done judicial disqualification because I was
17 suing their wife. But instead Judge McCarthy started closing down
18 the case in a very odd manner which is legal malpractice. He
19 said he won't dismiss Westwood Baptist Church because they were
20 not named in the complaint. Yet in behaved inconsistently and
21 dismiss "Thurston County" who was not named. The lawsuit named
22 "Thurston County Washington Government Agency". One is a
23 geographical place on the map, the other is a government agency.

24 b. Matthew Kuehn and Jennifer Myers personally injured me the same
25 way by doing attorney misrepresentation / court fraud by not

1 following my "Attorney Of Record" technical court standards to
 2 promote "Good Faith And Credit". They said in cases where I was
 3 suing them they represent all state workers. Which if you really
 4 think about it is past, present, and future state workers and is
 5 over 20,000 people which is both ridiculous and a lie. I am a
 6 past state worker and they don't represent me at this point
 7 because they have not followed my "Attorney Of Record" standards.

8
 9 19. Micheal Shoemaker, Daniel Gilday, Providence St Peter, Behavior
 10 Health Resources, and those several ladies at Providence St Peter
 11 Family Practice should not have "ignored and even threw away" my
 12 "Standard Health Care Directive" which was back dated to 1991 to drawn
 13 attention to "court rules" on "having at least assent" in relation to
 14 court ordered evaluations. Otherwise, courts could simply "order groin
 15 strain evaluations / diagnosis or any other evaluations" from every
 16 tom, dick, and harry and I could not say "NO" and retain my free speech
 17 rights, or right to private parts, or to deny evaluations / diagnosis
 18 from people who are not very skilled at diagnosis / evaluations and as
 19 a result they do malpractice on patients damaging them for years or
 20 even for life with mis-diagnosis!

21 http://en.wikipedia.org/wiki/Tom,_Dick_and_Harry

22
 23 20. Human torture / false accusations to cover up voting fraud.
 24 Sam Reed, Dino Rossi, and Patty Murray all knew for years I have been
 25 suing the government trying to get them to admit their lying about how

1 they miscalculate the margin of error. And I was challenging people
2 like Gary Tabor to prove they even have a valid citation of authority
3 from voters to hold elected positions. So Pat McCarthy, Dino Rossi,
4 and Patty Murray all knew I was being falsely charged by Diane Callison
5 and the Thurston County Judges of being on courthouse property on
6 5/3/2010. They did that because Sam Reed, Pat McCarthy, and the judges
7 were being sued by me in Clark County for falsely charging me in case
8 09-1-00435-1 of crimes I never did and for doing human torture on me
9 literally to accept Jim Shackleton when I can speak just fine for
10 myself as a pro-se and I have the constitutional rights to do that.
11 See my document called "Facts About Pro-Se Rights"! Bluntly put they
12 were covering up their own voting fraud for years where I have been
13 exposing them for it and was actively involved in exposing them again
14 this voting season on 11/2/2010 and in the Clark County / Pierce County
15 lawsuits.

16
17 21. Slander / Defamation Of Character, Denial Of Free Speech.

18 Paul Battan took me a "very good father and husband" and did slander
19 and defamation of character upon me. Taking away my rights to free
20 speech at trial to be there in a tie and unchained. Taking away my
21 rights to a jury trial in my divorce. Taking away my rights to be with
22 my kids everyday for over two years now.

23
24 22. False statements were made to public officials RCW 9A.76.175 or
25 were done in medical records or court records as follows:

1 a. Diane Callison had me falsely arrested for being on Thurston
2 County Courthouse property on 5/3/2010. See her false eye witness
3 report. That is a lie I was sending out public information
4 requests on my computer and then spent the rest of the day up in
5 Everett buying my daughter a car.

6 b. Another false accusation of theirs was namely that a lawsuit is a
7 threat you can arrest, or detain someone for, even if it is
8 against your home deed of trust and family for the wrongdoing
9 your family has done to someone like myself. That is a lie!
10 There is nothing wrong with suing someone's home estate and being
11 angry at them while you sue them!

12 c. Another false accusation of theirs was that reporting a "real
13 crime truthfully" and asking for a standard, or maximum sentence
14 for the perpetrator of that crime is a treat and you can arrest
15 or detain someone for that. That is a lie! All of us have to be
16 allowed free speech and ask the jury to give any sentence. But
17 that does not mean the jury actually will give that sentence
18 because I think we should have "standard sentences" for reasons
19 of fairness (not ranges).

20 d. This was filed 10/14/2010 by Diane Woolard district court case 10
21 14170 Clark County Washington. Thurston County has forbidden
22 Donahoe from filing pro-se lawsuits. This is "only harassment as
23 there is no jurisdiction, or venue over me" in Pierce County.
24 "Respondent has at least one conviction of assault". Those are
25 all "lies" by Diane Woolard!!

1 e. This was filed by Daniel Gilday 6/19/2010 8:26:48 AM Providence
2 St. Peter Hospital. He seems to have paranoid delusional thought
3 process but is not tangential. What a horrible lie! For your
4 edification here is the definition of tangential and S.H.A.P.E.
5 discovery.

6 http://en.wikipedia.org/wiki/Tangential_and_normal_components

7 <http://www.ShapeDiscovery.com>.

8
9 Daniel Gilday simply did not have my permission to do an
10 evaluation and he ignored and even threw away my standard advance
11 medical directive. He is terrible at his job. He did malpractice
12 saying a person is paranoid **simply for saying the truth and suing**

13 **people and filing police report.** I was not unreasonably afraid

14 (i.e. paranoid). Rather, instead I was angry at those horrible
15 people who hurt me and going through normal channels to seek
16 justice. Anger is a perfectly valid emotion and the government
17 and doctors who do malpractice and slander like Daniel Gilday
18 need to stop calling people mentally ill when it's their own
19 malpractice (medical, legal, and technical) that is to blame for
20 taxpayer and patient anger at them. There is certainly nothing
21 wrong with that anger or court lawsuits. It following normal
22 channels of issue management resolution. Daniel Gilday needs to
23 have his license revoked to practice medicine forever. Then he
24 an Michael Shoemaker need to be locked up for years as criminals
25 who did human torture on me.

1 f. That was said my Michael Shoemaker 6/17/2010. "Respondent is
2 detained as gravely disabled, Cog / Vol, Per RCW 71.05". That
3 is malpractice and defamation of character / slander. I checked
4 no government agency even has a definition of "routine
5 functioning / gravely disabled" so how can he detain me for not
6 doing it when no public records professional will say their is a
7 definition for "routine functioning"? I was functioning just
8 fine they just didn't have a definition of "routine functioning"
9 and I was suing their source of income and the people who pay the
10 rent on their building namely Thurston County Government Agency
11 so they had an extreme conflict of interest and simply lied and
12 torture me literally for the purpose of stopping my lawsuits
13 against their friends and sources of income.

14 g. Heather Walker-Stone or her associates / peers slandered me and
15 did defamation of character by filing papers in Superior Court
16 case 10-2-01201-3 to make it look like I was threatening judges
17 like Ronald Leighton or horrible prosecutors like Jennifer Lord.
18 She was a liar. It is never a threat to sue a judge, (or a
19 prosecutor), or anyone else who has injured you and she simply
20 wanted do make it look like her investigation makes me a bad
21 person when in fact is the other way around. She, Ronald
22 Leighton, or their friends / peers were making up false
23 accusations about me which caused me to be falsely imprisoned and
24 have human torture done on me.

1 See the innocents project on "prosecutor accountability"!

2
3 We all deserve to be "not guilty" until proven guilty beyond a
4 reasonable doubt. Her partners in crime even filed "misleading
5 papers in that case" to make it look like I was at Western State
6 for a whole month rather than about 2 hours where I told the
7 doctors I am fine, I am competent to stand trial, and they are
8 hypocrites breaking the law without "my written informed consent"
9 and "trying to violate my written advanced medical directive" I
10 handed them. They were not permitted to evaluate me, I knew my
11 rights, I had standard advanced medical directives and powers of
12 attorney prepared and presented it to them so they simply lied
13 and made up stuff since I had rebuked them and made them look
14 like the fools they are.

15 h. You can't just pick any attorney you want... Brett Buckley. Mr.
16 Buckley directly was involved in torturing me on false charges in
17 case 10-1-00677-3 and to accept an attorney I did not want
18 Richard Woodrow. He is a foolhardy judge that need to be
19 impeached from office for what he did to me human torture. And
20 yes I can pick my own attorney and Mr. Buckley did legal
21 malpractice when he said I can't and he also said he didn't know
22 the county was being sued along with himself. Brett Buckley is a
23 liar and a horrible person / terrible judge.

24 i. The State Court System isn't working right!

25 William Richie said this 2009. We are going to "stick you with a

1 needle" if you don't accept Margaret Brumell as your attorney.

2 Later they tortured me because I wouldn't accept Jim Shackelton
3 or Richard Woodrow (2010) who I didn't want either as my
4 attorneys!

5
6 The city of Tumwater Washington Patie Mize along with Joseph
7 Wheeler and Jennifer Lord falsely accused me by saying this "he
8 indicated that he had a gun and was coming over to the house
9 after 24 hours with the gun to shoot her and anyone else in the
10 house". That was a total lie. Neither I or my wife said that.

11 They slandered me and did defamation of my character. Because I
12 was suing government. I don't even own a gun! What I said was
13 do I have permission to tell my wife I love her. I might be
14 getting a job at Cabellas to make some money for my family. And I
15 feel we should not feel guilty about protecting our home from
16 "home intruders" (i.e. people who break in and try and hurt my
17 family, not my family).

18 j. The federal court system is not working right!

19 Ronald Leighton said this in 2007. You can't be a pro-se
20 attorney. He said that because I was winning in a very large
21 lawsuit against Gary Tabor and John Robert (see document 54-2).
22 He slandered my skill set, did defamation of my character /
23 slander, and took away my free speech rights as a pro-se
24 attorney.

1 k. The Gan family said this in 2007, 2009, and 2010 by way of their
2 attorney. Dismiss this case with prejudice. They slandered my
3 skill set and did defamation of my character and also denied my
4 constitutional rights to a jury trial for their families dental
5 malpractice 4/28/2005. Dr. Yanjun Gan paralyzed me for life
6 because she was not trained in this country to follow things like
7 the "Doctor Of Record" standards or truly safe needle injection
8 standards. She even poor household Clorox in my daughters mouth
9 using a "needle injection" when I rebuked her she said "everyone
10 does it". That is a total lie. Everyone doesn't put laundry
11 bottle Clorox in kids mouths. When I asked her to print out on
12 computer sheets what procedure she was going to do to me she said
13 "what do you need to know that for", got angry at me, and did not
14 give me a computer printout and then mutually sign a informed
15 patient consent document" with me (see attached example of what
16 one of those looks like). She got her education in another
17 country where they do not have the "same standard of patient
18 care" as we have in the United States. She is a horrible dentist
19 and should have her license to practice revoked and go to jail
20 for years for what she did to me.

21 1. Paul L Fleming Providence Health System said this 06/05/2003.
22 "He states that co-workers began suggesting that the FBI was
23 following him." "He states he has always been a little bit
24 odd". What a horrible liar this guy is! He did medical records
25 malpractice. Paul Fleming also did slander me and defamation of

1 my character!

2
3 What I said to him was I would like some sleeping pills because
4 for some reason my hearing is very sensitive. I can hear co-
5 workers gossiping about cutting off their ex-husbands penis and
6 it's hard for me to program because they were saying they liked
7 the way Lorean Bobbit did things

8 http://en.wikipedia.org/wiki/John_and_Lorena_Bobbitt. I found it
9 very hard to concentrate and program while listening to that. It
10 seems like workplace harassment to me. I am legally correct.
11 That is a workplace tort lawyers "wet dream" to hear something
12 like that going on a OSPI (Office Of Superintendent Of Public
13 Instruction).

14
15 What I also said was I was trying to "sell my bosses on the idea
16 of formal issue management systems
17 (<http://www.ServiceAndHelp.com>)" using the internet and cell
18 phones to track school safety statistics about bullying and
19 report it accurately to the federal government so little kids
20 don't feel bad and have no way of reporting school bullying or
21 harassment" with a (A) tracking number, and (B) probable cause
22 investigation done every time (no exceptions since the machines
23 would be enforcing it). What I didn't quite know yet was that
24 the medicine I was taking for my face cancer pain management had
25 some sort of chemical in it (perhaps opium) that made my hearing

1 "ultra sensitive" where I could hear things all the way across
2 the room. Paul Fleming did "medical malpractice" by giving me

3 anti-psychotics and by misdiagnosing me and saying a whole pack
4 of lies I never even said to him. I was find once I stop taking
5 the "opium like drugs" my hearing went back to normal.

6
7 However, I was financially damaged in the millions of dollars by
8 OSPI because I did ask my boss Marty Daybell for a week off of
9 sick leave to try and figure out why my hearing was so strange.
10 He refused and terminated my contract saying he couldn't wait a
11 week to get the school safety child site up and running. I

12 recently checked and they still don't have a "definition of
13 bullying" and they still have not "implemented my cell phone /
14 internet" school safety copyrighted ideas. What is even worse is
15 they still "tolerate" bullying, human torture, <<< abortions >>>,
16 and prejudice because someone like me hasn't won a large enough
17 lawsuit yet against them to make them stop forever.

18
19 Human abuse and bullying has been around for at least 7 years now
20 in government. I was never odd and had and still have fantastic
21 ideas!

- 22 • If they would simply have listened to me back then 1000s of
23 kids could have avoided being bullied by using my "very
24 intelligent ideas". Dozens of kids could have avoided
25 "committing suicide" because my "eagle eye like software"

1 (see <http://www.ServiceAndHelp.com> would have assigned a
2 tracking number and automatically assigned a school and
3 police officer to do a "probable cause investigation"(every
4 single time no exceptions) and stopped the bullying so they
5 would not want to kill themselves.

6
7 OSPI lied and still has not admitted I was right all along and my
8 ideas will make the world a better place for all of us! If
9 liars like Paul Fleming, Daniel Gilday, Micheal Shoemaker, and
10 those ladies who "misdiagnosed me with groin strain" would just
11 stop doing "medical malpractice" that is!

12
13 Some helpful definitions here are as follow:

14 <http://en.wikipedia.org/wiki/Defamation>

15 RCW 9A.76.175 - Making a false or misleading statement to a public
16 servant

The Proposed Solution

(The Donahoe Standards, no luck exists just destiny!)

<http://www.youtube.com/watch?v=eXQXs3Lr0UA&ob=av2e>

(Give It Up To Me) ... now!

(A brief statement upon which the court can grant relief)

1. I want a 12 person jury trial to decide the issues in this case. This is my constitutional rights and I should be allowed to have it as a "human torture victim survivor" that is suing defendants for "attempted murder" or being an accomplice after the fact "to the real murder" of my son Jeremiah Donahoe (an unborn baby).
2. I want an order by the presiding judge to strike / vacate several court documents created upon me in an invalid, or illegal, manner that violated my constitutional rights. This will restore my life back to me again.
3. I want \$1080 million as a personal injury award from "each defendant named in this case" for wrongdoing they did to me most notably attempted murder / human torture.
4. I want \$100 a day for public information request not answered properly pursuant to RCW 42.56.520 and Freedom Of Information Act. See attachments to this summons and complaint!
5. I want a re-do of the Rossi / Murray vote on 11/2/2010.
I want the federal government and all state to implement my "cell phone trustworthy voting" because there is no way the Rossi / Murray election accurately stated the "Margin Of Error" using valid mathematics and a

1 logical process to discern communication mistakes, or errors, so it was
2 a tie and we need to re-do it this time using cell phone voting I
3 designed to get it right and not keep going decade after decade
4 unwilling to accept logical changes that both make sense and would be
5 far more convenient and effective to the point where daily voting could
6 be done very inexpensively saving the government millions and making
7 the government billions by leasing the software to cell phone users for
8 a simply \$1 a month as a download that is offered if they want to buy
9 it.

10 6. I want the federal government to "jointly develop" and implement with
11 me <http://www.ServiceAndHelp.com> "eagle eye" software design to
12 standardize online offense reporting and court calendaring nationwide
13 in an effective manner using my cell phone design ideas.

14 7. I want the federal government to implement and force all states and
15 cities to implement my "Attorney Of Record" and "Doctor Of Record"
16 technical standards using "advanced cell phone technology" and
17 "advanced digital geocoded video medical records". So people like me
18 don't have to be tortured anymore and have malpractice done on them.
19 And so little babies like my son Jeremiah don't get aborted anymore
20 without the father even knowing it is happening and is willing to have
21 one of the baby's parents sign a "mutually signed doctor / patient
22 informed consent" stating exactly how a human life will be disposed of.

23 8. Because of what happened to Jeremiah Donahoe I want abortion stopped
24 nationwide unless the mother's life is at risk and only the mother get
25 to decide that. The supreme court exceeded it "subject matter

jurisdiction" and should not have played God and allowed abortions unless the mother's life was at risk. They said they don't know when life begins! That is a horribly false lie. Life begins when the sperm goes inside the egg! That is not rocket science and the supreme court and president are just playing dumb and trying to falsely take away my rights as a father to "written informed consent" which makes them all guilty of "being accomplice to murder of Jeremiah" (after the fact).

9. I want a joint order from President Obama and Chief Justice Roberts that openness and transparency will occur in all jails, prisons, schools, mental institutions, behavioral health units where 911 calls using <http://www.ServiceAndHelp.com> cell phone technology will be required as mandatory. Also that anyone can come in anytime like 24 hours a day and 7 days a week and digitally video tape human abuse and torture and post it on YouTube.com to expose it and report it as a crime. Anyone who tries to object, or interfere, with that video exposure of human torture / human abuse is to be charged with a crime and go through normal channels of due process to state why they themselves should not be locked up in jail.

10. I want a joint order from Chief Justice Roberts and President Obama to establish "using the good faith and credit clause of our constitution" to appoint a set of World Court Judges (12), one set of World Court laws and rules which will be consistent for everyone (thus stopping confusion and unfairness) across organizational and geographic boundaries (which will replace all other conflicting and poorly written laws done in bad faith at state, county, and city levels), and one set

1 of internet World Court online internet cell phone and personal
2 computer software that uses my copyrights to implement open source
3 court software. So at that point all courts will be paperless, have a
4 single integrated database for information sharing, and use electronic
5 service by cell phone text, or email, as the standard way to serve
6 documents on people which really will foster and promote better
7 stewardship of planet Earth by reducing paper consumption more than you
8 can imagine! Also, by doing this we will all be treated equally (or at
9 least equivalent) and there won't be certain parts of the world where
10 there is no jurisdiction like the open sea, or air, where bad guys can
11 get away with anything like they do when judges and elected official
12 claim immunity for horrible human torture on me, or abortion / murder
13 of Jeremiah Donahoe!

- 14 11. Because the government had no formal issue management resolution
15 system and supporting software to stop needless bullying / harassment I
16 want my job back at the Department Of Licensing with about 10 years of
17 back pay and seniority and my only assignment will be to implement
18 formal issue management resolution software on cell phones like I have
19 designed at <http://www.ServiceAndHelp.com> so tracking numbers will
20 always be assigned automatically and the computer will use work
21 management best practices to assign out professional investigators to
22 do probable cause investigations. The public will lease the system
23 for \$1 a month and we will all share the profits as an "open source"
24 type system that is community owned.

Jury Demand

I wish a jury of 12 to decide these issues.

Facts

1. I was not at the Thurston County Washington Government courthouse on 5/3/2010 so I should never have been arrested for that.
2. There should never have been an order in case AH1074 dated April 28th, at 10:15 am saying I could not go to the courthouse or I will be arrested. That is illegal and totally exceeds the judges jurisdiction.
The judge has already "verbally confessed to this" in court transcripts! The April 28th, 2010 protection order was not valid and the City Of Olympia Washington according to Jennifer Lords court testimony would not enforced it because Jennifer Lord (the alleged victim) never signed it. She setup the judge to do horrible things!
3. Jennifer Lord, Carolyn Barclift, Ronald Leighton, Pat Guin, and Heather-Waker Stone were wrong to "falsely accuse me"! I had a right to my constitutional rights to be considered innocent until proven guilty beyond a reasonable doubt! They did defamation of character and slander upon me. http://en.wikipedia.org/wiki/Reasonable_doubt
4. There should never have been a protection order in Clark County Washington case 10 14170 put on me simply because the judge didn't like getting sued. She and commissioner Jeffrey M Wittemen did it in such a manner I could not even appear in court to oppose her ridiculous violations of my free speech and free movement. They did "legal

1 malpractice", defamation of my character / slander, and took away my
2 rights to free speech and free movement.

3 5. Wikipedia Foundation lied and took away my free speech rights citing
4 that their online "book of knowledge" does not contain legal and
5 healthcare advice or information. That is a total lie. They just
6 didn't like me putting "Attorney Of Record" and "Doctor Of Record" as
7 technical standards in their because I wanted to retain full copyrights
8 to those items and those are multi-million dollar intellectual
9 properties.

10 6. There should never have been a "false conviction" or "no contact order"
11 in Thurston County Washington case 09-1-00435-1 because I was literally
12 tortured to accept Jim Shackelton as my attorney against me will then
13 he tricked me into a false confession for crimes I never did. See Sally
14 Harrisons "expert witness testimony that Jim Shackelton and Kevin
15 Donahoe had no client / attorney contract" which is in direct violation
16 of my copyrighted "Attorney Of Record" intellectual property.
17 http://en.wikipedia.org/wiki/Intellectual_property

18 7. There should never have been a order of protection in case 08-2-30760-1
19 in Thurston County Washington family court. No domestic violence ever
20 occurred. Here is the official definition of "domestic violence".
21 http://en.wikipedia.org/wiki/Domestic_violence "a pattern of abusive
22 behaviors". There was no "pattern" we were and are a loving family the
23 domestic violence advocates were "liars" because I was suing their
24 entire county over a 2007 dental malpractice claim in Ronald Leighton
25 Tacoma Federal court. They even implied I beat my kids. Those liars!

1 <http://en.wikipedia.org/wiki/Pattern>

2 <http://en.wikipedia.org/wiki/Liar>

3
4 **Fact Finding (pursuant to RCW 42.56.520 and Freedom Of Information Act)**
5 **(Public Information Requests, Forensics, Investigations, Discovery)**

6 <http://apps.leg.wa.gov/rcw/default.aspx?cite=42.56.520>

7 [http://en.wikipedia.org/wiki/Freedom_of_Information_Act_\(United_States\)](http://en.wikipedia.org/wiki/Freedom_of_Information_Act_(United_States))

- 8
9 1. Why haven't my reasonable **public information requests** which are
10 attached to this summons and complaint been answered within 5 business
11 days or less?

12
13
14 **Issues For The Jury To Decide**

- 15 1. Has Kevin Donahoe stated a problem upon which the court can grant
16 relief ? Will they say YES **and grant me all or at least some** of what I
17 am asking for?

18 (This is a decision for the jury to make **not the judge**)!

- 19 2. What is the most reliable and effective "Book Of Knowledge" which
20 contains our "language" and "accurate knowledge" to pass on to future
21 generations all over the world ?

22 a. The Bible ?

23 b. Wikipedia ? <http://en.wikipedia.org/wiki>

24 c. The Koran ?

25 d. The Teaching Of Gandhi ?

e. Other ? like <http://www.ServiceAndHelp.com>. Perhaps we should build it jointly together. After all you don't really find out if knowledge is accurate unless you use it and test it by "trial by fire"! That is where you separate the men from the boys!

3. In our world "book of knowledge" how do we all contribute "what we know to be true" from our own life experiences and S.H.A.P.E. (i.e. <http://www.ShapeDiscovery.com>) without censorship or violations to our fellow human beings free speech ? Censorship does not protect or encourage free speech! It is not part of good faith. Neither does one class of people telling another class of people they have no rights to contribute it's a privilege that can be taken away if someone is in a bad mood and simply decides to skip due process altogether!

4. Who will "decide" what is "accurate" and what is "a lie (or non-accurate)" in this "new world book of knowledge we will collectively build together on cell phones and the internet" ? Will it be just a handful of people like what was done with the Bible or will you accept my cell phone "Trustworthy Voting" application for a monthly lease of \$1 and all of us (in other words 6 billion plus souls on Planet Earth) can vote using cell phones on the word definitions and knowledge to categorize it as "accuracy or non-accurate knowledge each day" and we all contribute not just a select few aristocrats who have corrupted themselves with absolute power (judges, pastors, and elected officials).

Please note! That is a 12 times 6 billion dollar revenue stream to me

1 each year for using my copyrighted cell phone voting equation and best
2 practices and I will generously share the profits with everyone.

3
4 **You do the math** (that is 72 billion dollars a year for eternity isn't
5 it)? That should definitely solve some healthcare insurance and
6 poverty issues a little bit by sharing the cell phone profits we make
7 together in a cooperative "cell phone software" effort. You don't see
8 any smart ideas like that from Mr. Obama, Patty Murray, or Dino Rossi
9 do you ? They just talk hot air and spend money they don't actually
10 have ideas to generate money and solve world peace problems do they?

11 12 13 14 **Conclusion**

15 **I deserve a jury trial!** I will be arguing the "devil" made the defendants do
16 horrible things to me **which is out of character for them.** As a result they
17 deserve to be personally accountable for their own decisions. Defendants
18 will be arguing they did nothing wrong, I never got hurt, and if they did
19 hurt me they "don't deserve forgiveness" because **they have "laws"** that gives
20 them immunity. Finally they will be arguing that "smearing the blood of
21 innocent people like Jesus Christ, my unborn baby Jeremiah, and even myself
22 on them "hides their sins and makes them like snow white". They believe a
23 "jury of their peers" will buy that lie "from Satan" !!!!
24 <http://en.wikipedia.org/wiki/Accountability>

1 <http://www.youtube.com/watch?v=9atZHMYzAuU&feature=fvvr> (I suggest they won't
2 buy that lie from Satan)!!! Winner take all literally on Planet Earth!!!

3
4
5 http://en.wikipedia.org/wiki/Coming_of_age

6 (It's time to grow up little boys)!

- 7
8 • My legal assertion is forgiveness and immunity are not the same things!

9 Plaintiffs and defendants cannot both be accurate and right!

10 The world can indeed be categorized into right and wrong behaviors.

11 We can make the world a better place if we just decide do we want to
12 behave good (and please God the Trinity) or act bad (like the devil)?

13 <http://en.wikipedia.org/wiki/Forgiveness> (by Amazing Grace)

14 <http://en.wikipedia.org/wiki/Immunity> (by law)

15
16 You can read more about (A) What I believe and (B) Why I believe that by
17 visiting <http://www.ServiceAndHelp.com> and downloading the adobe 9 documents
18 there. Free adobe 9 readers are available at <http://www.adobe.com>.

19
20 Approved as to both form and content,
21
22
23
24
25

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS

(b) County of Residence of First Listed Plaintiff _____
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorney's (Firm Name, Address, and Telephone Number)

DEFENDANTS

County of Residence of First Listed Defendant _____
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE
LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
☐ 2 U.S. Government Defendant
☐ 3 Federal Question (U.S. Government Not a Party)
☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|--|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated <i>or</i> Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated <i>and</i> Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury - Med. Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs. <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 463 Habeas Corpus - Alien Detainee <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 440 Other Civil Rights PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus: <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition			

V. ORIGIN

(Place an "X" in One Box Only)

- ☐ 1 Original Proceeding
☐ 2 Removed from State Court
☐ 3 Remanded from Appellate Court
☐ 4 Reinstated or Reopened
☐ 5 Transferred from another district (specify)
☐ 6 Multidistrict Litigation
☐ 7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

Brief description of cause:

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44**Authority For Civil Cover Sheet**

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

I. (a) Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

(b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

(c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.

V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553

Brief Description: Unauthorized reception of cable service

VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS 44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Ronald Leighton House Baraka Obama "The White House"
2914 N 19th St 1600 Pennsylvania Avenue NW
Tacoma Wa. 98406 Washington, DC 20500
John Roberts One First Street N.E., Washington, DC 20543
The Real "Homeowner"
At 3635 22nd Ave SE Olympia Wa 98501

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Susan Miljour 3635 22nd Ave SE Olympia Wa. 98501
Lee Forestrom Westwood Baptist Church 333 Kaiser Rd. NW
Olympia, WA 98502 UBI 601151773 and Lynn Bartz (registered
agent)
Barbara Madsen 415 12th Ave SW Olympia Wa 98501
(a private house not a government "agency")

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Christine O'Grady Gregoire, Office of Governor Legislative Bldg PO
Box 40002 Olympia, WA 98504-0100 United States
Sue Fleener's Home 6221 Elizan St Nw Olympia Wa 98502
Washington State Bar Association 1325 Fourth Ave., Ste. 600
Seattle, WA 98101-2539

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Michael Shoemaker Vladimir Lisenko 23300 SE Black Nugget Rd
#H2 Issaquah, Wa 98029
Daniel Gilday Kathleen A Martin UBI 601679527 Olympia
Emergency Services PLLC 413 Lilly Road North East Olympia, Wa.
98506 413 Lilly Rd NE MS DDH09 Olympia, Wa. 98506
Pam Arledge Nancy J Riordan St Peter Hospital UBI 601551663

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Karen.Lindsey Providence St. Peter Family Medicine 525 Lilly
Road NE Olympia, Wa. 98506-5166
Pete Kmet City of Tumwater 555 Israel Rd. SW Tumwater, WA
98501
Jeffrey Michael Witteman Witteman Law Office PO Box 87787
Vancouver, WA 98687-7787 United States

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AD-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Tao Su Gan 5215 157TH CT NE, Redmond WA 98052
Wikimedia Foundation c/o CT Corporation System 818 West
Seventh Street Los Angeles, California 90017
Paul Lanan Battan 203 4th Ave E Ste 505 Olympia, Wa
98501-1190 United States

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)*

Rick Warren Purpose Driven Church 1 Saddleback Pkwy Lake
Forest, CA 92630
Secretary Of State Sam Reed PO Box 40220 Olympia, WA
98504-0220
Patty Murray Patty Murray 173 Russell Senate Office Building
Washington, D.C. 20510

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Dinno Rosi PO Box 50713 Bellevue, WA 98015 425 451-2010
Pat McCarthy Pierce County Washington Government Agency 930
Tacoma Ave S # 737 Tacoma, WA 98402-2100
Gary Tabor, Susan Dubuisson, Brett Buckley Thurston County
Washington Government Agency 2000 Lakeridge Dr. SW 98502

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 03/10) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

Kevin Douglas Donahoe

Plaintiff

v.

Justice John Roberts, President Baraka Obama, et al

Defendant

Civil Action No. 3_10_CV_05631_BHS

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* Richard Woodrow 3732 Pacific Avenue Southeast Olympia, Wa.
98501
Heather Walker-Stone US Marshalls Service 700 Steward Street
Suite 9000 Seattle, Wa. 98101-1271
Kerry Miljour ZymoGenetics, Inc. 1201 Eastlake Avenue East
Seattle, Washington 98102-3702

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 30 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Kevin Douglas Donahoe
1305 Pioneer
Olympia, Wa. 98506
Admin@ServiceAndHelp.com
360 489-8211

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

AO-WAWD 440 (Rev. 3/10) Summons in a Civil Action (Page 2)

Civil Action No.3_10_CV_05631_BHS

PROOF OF SERVICE*(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

This summons for *(name of individual and title, if any)* _____
 was received by me on *(date)* _____.

☐ I personally served the summons on the individual at *(place)* _____
 on *(date)* _____; or

☐ I left the summons at the individual's residence or usual place of abode with *(name)* _____
 _____, a person of suitable age and discretion who resides there,
 on *(date)* _____, and mailed a copy to the individual's last known address; or

☐ I served the summons on *(name of individual)* _____, who is
 designated by law to accept service of process on behalf of *(name of organization)* _____
 on *(date)* _____; or

☐ I returned the summons unexecuted because _____; or

☐ Other *(specify)* _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

Initial Plaintiff Exhibits #Zero - Baseline

CLARK COUNTY SUPERIOR COURT OF WASHINGTON STATE

Kevin Donahoe -

Plaintiff,

vs.

Doctor Yanjun Gan

Willamette Dental Group PC

(UBI 601623838), also D.B.A.

Willamette Dental Group Of Washington

(UBI 601669127)

Judge Gary Tabor's **Personal Estate**

State Of Washington (Susan Miljour)

[Et al](#),

Respondents

)

Case No.: _10 2 01201 3

)

) Personal Injury - Civil Summons With Jury
) Demand

)

) Long lasting personal injury caused by a
) dental disaster and court conflict of
) interest **by Gary Tabor**

)

(LTR)

Public Information Request To Jerome Lord and Betty Gould

- This is public information records request. RCW [42.56.520](#) requires a **response in 5 days or less.**

17

18 **Request #1** - Can you provide the public records from the police investigations as "source
 19 document evidence" that back up this statement in the declaration from prosecutor of the
 20 probable cause in case 09-1-00435-1 ?

21

22 • "He indicated that he had a gun and was coming over to the house after 24 hours with the
 23 gun to shoot her and anyone else in the house". If not, please explain why Kevin was
 24 held 8 months and repeatedly assaulted based upon made up evidence by Jennifer Lord.

25

26 **Request #2** - Can you provide the "court transcript to Kevin" from Judge Pomeroy hearing on
 27 **3/5/2009** in case 09-1-00435-1 where she said the only reason she is holding Kevin **"without**
 28 **bail" is because "of the way he looks** ? If so how much does that cost and who can Kevin
 29 send the check to?

30

1	03-05-2009	PTR	Pre-trial Report	
2	03-05-2009	PLMHRG JDG0006	Preliminary Appearance Judge Christine A. Pomeroy	 The devil is in the "details"!!!
			Cc Scott Cr Davidson	
3	03-05-2009	ORWPN	Order To Surrender Weapon	
31	4	03-05-2009	ORDPCA	 Ord Determin Probable Cause

32

33 **Request #3** - Have you read the attached electronic Adobe 9 document that gives full disclosure
 34 to the honorable Judge Madsen the City Of Tacoma that the only reason Kevin Donahoe is
 35 asking these public records questions is to use public records to gather evidence **to put those**
 36 **people in jail who falsely charged and held him for 8 months** without bail because of the

reason "simply because of the way he looks"? Quite a prejudicial statement to have as a matter of public records with no other evidence of wrongdoing on Kevin's part.

Kevin Donahoe

04/02/2010